IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEW MEXICO

IN RE: SHALE OIL ANTITRUST LITIGATION Case No. 1:24-md-03119-MLG-LF

This Order Relates to All Cases

ORDER GRANTING JOINT STIPULATED MOTION FOR EXCESS PAGES

Plaintiffs and Defendants filed a Stipulated Motion for Excess Pages ("Motion"). Doc. 107. Having considered the Motion, the Court orders as follows.

- Defendants may file a joint motion to dismiss ("Joint MTD") Plaintiffs' Complaint.
 Doc. 86.
 - A. Defendants' brief supporting their Joint MTD shall be limited to fifty pages (excluding any pages for the motion itself). Defendants may file up to an additional twenty-five pages summarizing the law related to the state-law causes of action raised in the Complaint, but not containing additional substantive arguments beyond the scope of Defendants' joint moving brief.
 - B. Plaintiffs' response to Defendants' Joint MTD shall be limited to fifty pages.

 Plaintiffs may file up to an additional twenty-five pages of appendices summarizing the law related to the state-law causes of action raised in the Complaint, but not containing additional substantive argument beyond the scope of Plaintiffs' response.
 - C. Defendants' reply supporting their Joint MTD shall be limited to thirty pages.

- 2. Each defendant may file a concise individual motion to dismiss the Complaint.
 - A. Any individual motion to dismiss the Complaint filed by a defendant shall each not exceed twelve pages (excluding any pages for the motion itself).
 - B. Plaintiffs' responses to Defendants' individual motions to dismiss shall each not exceed twelve pages.
 - C. Defendants' replies supporting their individual motions to dismiss shall each not exceed six pages.
- All of the page limits set by the Court are exclusive of any declarations or exhibits.
 It is so ordered.

UNITED STATES DISTRICT JUDGE MATTHEW L. GARCIA